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**BY ECF** 

WRITER'S DIRECT DIAL (212) 326-2017

The Honorable Lorna G. Schofield United States District Court Judge Thurgood Marshall United States Courthouse 40 Foley Square New York, NY 10007

writer's E-MAIL ADDRESS afrackman@omm.com

Re: US Airways, Inc. v. Sabre Holdings Corp., No. 1:11-cv-02725-LGS Oral Argument on Sabre's Motions for Summary Judgment

Dear Judge Schofield:

I write to follow up on the Court's June 27, 2014 endorsement of my letter inquiring about scheduling of oral argument on Sabre's pending motions for summary judgment, which the parties completed briefing on May 19, 2014 and which are awaiting argument. The Court's June 27 endorsement noted that argument would not be before September. Now that we are in September, some of us are attempting to schedule other fall commitments, including overseas travel, and we want to make sure that we are available for argument and follow-on proceedings.

Accordingly, if the Court has any sense of when it might want to hear oral argument, or have the parties' undertake any post-motion practice, we would appreciate further guidance so as to assure our availability, to efficiently utilize our team members and to minimize scheduling inconvenience for the parties and the Court.

Respectfully submitted,

/s/ Andrew J. Frackman

Andrew J. Frackman of O'MELVENY & MYERS LLP

cc: Counsel for Sabre (by ECF)

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